1	MARY ANN SMITH		
2	Deputy Commissioner SEAN ROONEY Assistant Chief Counsel KENNY V. NGUYEN (State Bar No. 233385) Senior Counsel Department of Business Oversight 1515 K Street, Suite 200 Sacramento, California 95814 Telephone: (916) 322-8782 Facsimile: (916) 445-8730		
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7	Attorneys for Complainant		
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9	BEFORE THE DEPARTMENT OF BUSINESS OVERSIGHT		
10	OF THE STATE OF CALIFORNIA		
11			
12	In the Matter of:	) ESCROW LICENSE NO.: 963-2469	
13	THE COMMISSIONER OF BUSINESS	) ) CETTLEMENT ACDEEMENT	
14	OVERSIGHT,	) SETTLEMENT AGREEMENT )	
15	Complainant, v.	) )	
16	PEARL ESCROW CORPORATION,	) )	
17	Respondent.	) )	
18		,	
19	This Settlement Agreement is entered between the Department of Business Oversight		
20	(Department) through the Commissioner of Business Oversight (Commissioner), on the one hand,		
21	and Pearl Escrow Corporation (Pearl Escrow) on the other hand (hereafter, the Parties), and is made		
22	with respect to the following:		
23	RECITALS		
24	A. At all relevant times, Pearl Escrow was a corporation formed in California with a		
25	business address of 12501 Philadelphia Street, Suite A, Whittier, California 90601.		
26	B. On August 13, 2007, Pearl Escrow was first licensed as an escrow agent by the		
27	Commissioner pursuant to the Escrow Law (Fin. Code, § 17000 et seq.) (Escrow Law).		
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- C. On or about November 29, 2011, the Commissioner issued an Accusation against Pearl Escrow in support of the suspension of Pearl Escrow's escrow agent license. The Accusation was based on the Commissioner's findings that Pearl Escrow violated Financial Code sections 17406 (failure to timely submit audit reports) and 17210 (failure to maintain minimal amounts of tangible net worth and liquid assets at all times).
- D. On or about March 15, 2012, the Commissioner issued an Order suspending Pearl Escrow's escrow agent license for one month, based on the November 29, 2011 Accusation. Pearl Escrow's escrow agent license was thereafter suspended for one month.
  - E. On September 15, 2016, Pearl Escrow was sold to new owners.
- F. On or about December 30, 2016, the Department received and reviewed Pearl Escrow's Financial Statements Year Ended July 31, 2016 with Independent Auditors' Report and Supplementary Comments (July 2016 Audit Report).
- G. The July 2016 Audit Report revealed that Pearl Escrow again failed to meet the minimal amounts of tangible net worth (\$50,000) and liquid assets (\$25,000) at all times during the period of fiscal year 2015-2016. Despite receiving notice of this deficiency from the Department, Pearl Escrow did not remedy the deficiency until July 2017.
- H. In March 2018, the DBO requested and received Pearl Escrow's Financial Statement dated February 28, 2018. The February 28, 2018 Financial Statement showed that Pearl Escrow again failed to meet the minimal amounts of tangible net worth (\$50,000) and liquid assets (\$25,000).
- I. On the basis of the fact that between June 2015 and July 2017, and again in January 2018, Pearl Escrow failed to maintain a tangible net worth of \$50,000.00, including liquid assets of at least \$25,000.00 in excess of current liabilities, at all times, in violation of Financial Code section 17210, subdivision (a), the Commissioner issued an accusation and notice of intention to issue order to suspend Pearl Escrow's license pursuant to Financial Code section 17608 on April 10, 2018. A true and correct copy of the Accusation and Notice of Intention is attached and incorporated herein as Exhibit A. The Commissioner also issued an Order to Discontinue Violations Pursuant to Financial Code Section 17602 on April 10, 2018. A true and correct copy of the Order to Discontinue is attached and incorporated herein as Exhibit B.

- J. Pearl Escrow timely requested an administrative hearing in regard to the Accusation and Order to Discontinue, which has been set for trial on August 29, 2018.
- K. On or about August 7, 2018, Pearl Escrow submitted a proof of deposit showing it was currently in compliance with the requirements for maintaining minimum amounts for tangible net worth (\$50,000) and net liquid assets (\$25,000).
- L. The Commissioner finds this Settlement Agreement is appropriate, in the public interest, for the protection of investors, and consistent with the purposes fairly intended by the policy and provisions of the Escrow Law.
- M. It is the intention and desire of the Parties to resolve this Action without the necessity of a hearing and/or other litigation.

NOW, THEREFORE, in consideration of the foregoing, and the terms and conditions set forth herein, the Parties agree as follows:

## TERMS AND CONDITIONS

- 1. <u>Purpose</u>. The purpose of this Settlement Agreement is to resolve the foregoing issues in a manner that avoids the expense of a hearing and possible other court proceedings.
- 2. Order to Discontinue Violations. Pearl Escrow hereby stipulates to the finality of the Order to Discontinue Violations Pursuant to Financial Code Section 17602, for violations of Financial Code section 17210.
- 3. Order for Monthly Reporting and Monitoring of Financials. Pearl Escrow agrees that for a period of 12 months immediately following full execution of this Settlement Agreement, it will monitor its financial statements on a monthly basis and on the 20th day of each month shall furnish financial statements to Kenny V. Nguyen, Senior Counsel, Enforcement Division, showing compliance with the minimum tangible net worth and liquid asset requirements under Financial Code section 17210 for the prior month. Pearl Escrow further agrees to take immediate steps to correct any tangible net worth and net liquid asset deficiencies so that the financial statements for the subsequent month will reflect compliance with the requirements under Financial Code section 17210. If the deficiencies are not addressed by the following month, Pearl Escrow agrees to an immediate suspension of escrow activities for two weeks or until compliance is proven to the Department's

## satisfaction.

4. Order for Payment of Costs. Pearl Escrow shall pay to the Commissioner \$3,000.00 to partially offset the costs of bringing this action no later than 10 days after the Effective Date of this Settlement Agreement. In the event the payment due date falls on a weekend or holiday, the payment shall be due the next business day. The payment shall be made payable in the form of a cashier's check or Automated Clearing House deposit to the "Department of Business Oversight," and transmitted to the attention of:

ATTN: Accounting – Litigation Department of Business Oversight 1515 K Street, Suite 200 Sacramento, California, 95814

Notice of payment shall be sent to:

Kenny V. Nguyen Senior Counsel, Enforcement Division Department of Business Oversight 1515 K Street, Suite 200 Sacramento, California 95814 E-mail: Kenny.Nguyen@dbo.ca.gov

- 5. Waiver of Hearing Rights. Pearl Escrow agrees that this Settlement Agreement shall have the effect of withdrawing its request for an administrative hearing on the matter set forth herein. Pearl Escrow acknowledges its right to an administrative hearing under the Escrow Law in connection with the Accusation and Order to Discontinue set forth above, and hereby waives such right to hearing, and to any reconsideration, appeal, including those rights under the Escrow Law and Financial Code, the California Administrative Procedures Act (Gov. Code, § 11400 et seq.), and the Code of Civil Procedure with respect to the issuance of the Order to Discontinue Violation, the Order for Monthly Reporting and Monitoring of Financials, the Order for Payment of Costs, and the Failure to Comply remedy specified in Paragraphs 2, 3, 4, and 6.
- 6. <u>Failure to Comply</u>. Pearl Escrow agrees that if it fails to pay the costs payment as provided for in Paragraph 4, or fails to comply with the order for monthly reporting and monitoring of financials provided for in Paragraph 3, above, the Commissioner may, in her discretion, summarily

revoke Pearl Escrow's escrow agent license; and Pearl Escrow waives any rights to review or hearing in accordance therewith.

- 7. Future Actions by the Commissioner. The Parties acknowledge and agree that nothing contained in this Settlement Agreement shall limit the ability of the Commissioner to bring any administrative or civil action to enforce compliance with this Settlement Agreement or to seek penalties for its violation. Further, the Commissioner reserves the right to bring any future action(s) against Pearl Escrow or any of the managers, officers, directors, shareholders or employees of Pearl Escrow for all unknown or future violations of the Escrow Law and Financial Code.
- 8. <u>Independent Legal Advice</u>. Pearl Escrow represents, warrants, and agrees that it has had the opportunity to seek independent advice from legal counsel and/or representative with respect to the advisability of executing this Settlement Agreement.
- 9. No Other Representation. Each of the Parties represents, warrants, and agrees that in executing this Settlement Agreement each has relied solely on the statements set forth herein and the advice of its own counsel and/or representative. Each of the Parties further represents, warrants, and agrees that in executing this Settlement Agreement it has placed no reliance on any statement, representation, or promise of any other party, or any other person or entity not expressly set forth herein, or upon the failure of any party or any other person or entity to make any statement, representation or disclosure of anything whatsoever. The Parties have included this clause: (1) to preclude any claim that any party was in any way fraudulently induced to execute this Settlement Agreement; and (2) to preclude the introduction of parol evidence to vary, interpret, supplement, or contradict the terms of this Settlement Agreement.
- 10. <u>Modifications and Qualified Integration</u>. No amendment, change, or modification to this Settlement Agreement shall be valid or binding to any extent unless it is in writing and signed by all the parties affected by it.
- 11. <u>Full Integration</u>. This Settlement Agreement is the final written expression and the complete and exclusive statement of all the agreements, conditions, promises, representations, and covenants between the parties with respect to the subject matter hereof, and supersedes all prior or contemporaneous agreements, negotiations, representations, understandings, and discussions between

and among the Parties, their respective representatives, and any other person or entity, with respect to the subject matter covered hereby.

- 12. No Presumption from Drafting. In that the Parties have had the opportunity to draft, review and edit the language of this Settlement Agreement, no presumption for or against any party arising out of drafting all or any part of this Settlement Agreement will be applied in any action relating to, connected, to, or involving this Settlement Agreement. Accordingly, the Parties waive the benefit of Civil Code section 1654 and any successor or amended statute, providing that in cases of uncertainty, language of a contract should be interpreted most strongly against the party who caused the uncertainty to exist.
- 13. <u>Effect Upon Future Proceedings</u>. If Pearl Escrow applies for any license, permit or qualification under the Commissioner's current or future jurisdiction, or if Pearl Escrow is the subject of any future action by the Commissioner to enforce this Settlement Agreement, then the subject matter hereof shall be admitted for the purpose of such application(s) or enforcement proceeding(s).
- 14. <u>Counterparts</u>. This Settlement Agreement may be executed in one or more counterparts, each of which shall be an original but all of which, together, shall be deemed to constitute a single document.
- 15. Terms, Headings and Governing Law. All terms used, but not defined herein, shall have the meaning assigned to them by the Escrow Law and the Financial Code. The headings to the paragraphs of this Settlement Agreement are inserted for convenience only and will not be deemed a part hereof or affect the construction or interpretation of the provisions hereof. This Settlement Agreement shall be construed and enforced in accordance with, and governed by, the laws of the State of California.
- 16. <u>Authority to Execute</u>. Each party warrants and represents that such party is fully entitled and duly authorized to enter into and deliver this Settlement Agreement. In particular, and without limiting the generality of the foregoing, each party warrants and represents that it is fully entitled to enter into the covenants, and undertake the obligations set forth herein.
- 17. <u>Signatures</u>. This Settlement Agreement may be executed by facsimile or scanned signature, and any such facsimile or scanned signature by any party hereto shall be deemed to be an

original signature and shall be binding on such party to the same extent as it such facsinine or		
scanned signature were an original signature.		
18. <u>Public Record</u> . Pearl Escrow acknowledges that this Settlement Agreement is a publ		
record. Pearl Escrow further understands and agrees to not make any statement or representation that		
is inconsistent with the Settlement Agreement.		
19.	19. <u>Voluntary Agreement</u> . The Parties each represent and acknowledge that in executing	
this Settlement Agreement, each does so completely voluntarily and without any duress or undue		
influence of any kind from any source.		
20. <u>Effective Date</u> : This Agreement shall not become effective until signed by all partie		
and delivered	by the Commissioner's counsel by email at: <a href="mailto:Kenny.Nguyen@dbo.ca.gov">Kenny.Nguyen@dbo.ca.gov</a> .	
Dated:8	JAN LYNN OWEN Commissioner of Business Oversight	
	By:  MARY ANN SMITH  Deputy Commissioner Enforcement Division	
	PEARL ESCROW CORPORATION	
Dated:	HECTOR ANTONIO ALVARADO President of Pearl Escrow Corporation	